Case 1:22-cr-00586-VSB Document 15APPLOTO A2FIONE GRANTED

Federal Defenders OF NEW YORK, INC.

VERNON S. BRODERICK

U.S.D.J. 7/5/2023

Mr. Hattersley's sentencing is hereby adjourned to November 3, 2023, at 2:30 p.m.

SO ORDERED No. BLA

July 2, 2023

David E. Patton Executive Director

Via ECF and Email

Honorable Vernon S. Broderick United States District Judge Southern District of New York 40 Foley Square New York, NY 10007

United States v. David Hattersley Re:

> 19 Cr. 836 (VSB) 22 Cr. 586 (VSB)

Dear Judge Broderick,

I write to respectfully request that the Court adjourn the sentencing in the abovecaptioned cases, which is currently scheduled for September 5, 2023, for approximately 60 days. The Probation Office and undersigned counsel had a difficult time scheduling Mr. Hatterslev's Presentence Interview, but it is now booked for July 10. The requested adjournment will enable Probation to prepare the PSR and the parties to review it and it will give undersigned counsel time to prepare a mitigation submission.

The government by Assistant United States Attorney Sam Rothschild has no objection to this request. Thank you for your consideration.

Respectfully submitted,

/s/ Sylvie Levine Attorney for Mr. Hattersley 212-417-8729

Sam Rothschild, United States Attorney's Office cc:

Jemmard Thomas, United States Probation Office